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Litigation Counsel for the Official  
Unsecured Creditors' Committee

**UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK**

-----X  
UNITED STATES OF AMERICA, :  
v. : Case No. 05-cr-01036 (CM)  
DANIEL E. MARINO, :  
Defendant. :  
-----X  
UNITED STATES OF AMERICA, :  
v. : Case No. 05-cr-01039 (CM)  
SAMUEL ISRAEL III, :  
Defendant. :  
-----X  
UNITED STATES OF AMERICA, :  
v. : Case No. 06-cr-01138 (CM)  
JAMES G. MARQUEZ, :  
Defendant. :  
-----X

**DECLARATION OF RICHARD A. KIRBY IN SUPPORT OF THE OFFICIAL  
UNSECURED CREDITORS' COMMITTEE'S OPPOSITION TO PETITIONERS'  
REQUEST TO MODIFY ANY PROPOSED RESTITUTION ORDER**

I, Richard A. Kirby, hereby declare as follows:

1. I am a partner in the law firm of Kirkpatrick & Lockhart Preston Gates Ellis LLP ("K&L Gates"), with offices at 1601 K Street, NW, Washington, DC, 20006-1600, and one of the counsel for the Official Unsecured Creditors' Committee of the Bayou Group bankruptcy cases (the "Committee"). The United States Trustee appointed the Committee to represent the interests of unsecured creditors in the bankruptcy cases. I make this declaration in support of the Committee's opposition to various pending motions and petitions.

2. Attached as **Exhibit 1** is a true and correct copy of the May 27, 2005 Notice of Pending Forfeiture and Notice of Seizure of Forfeiture filed in the Arizona Superior Court as to the Bayou funds.

3. Attached as **Exhibit 2** is a true and correct copy of the Arizona Superior Court's September 28, 2005 Order and Judgment of Forfeiture as to the seized Bayou funds.

4. Attached as **Exhibit 3** is a true and correct copy of the October 16, 2005 Application for an Order transferring the forfeited Bayou funds to the United States District Court, Southern District of New York.

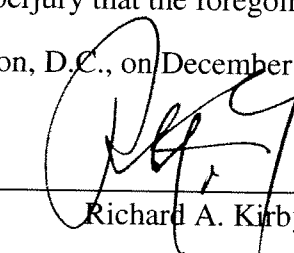
5. Attached as **Exhibit 4** is a true and correct copy of the Arizona Superior Court's Order Directing Transfer of Released Funds Re: Account # 2000026084477, which released the seized Bayou funds to the custody of the United States.

6. Attached as **Exhibit 5** are excerpts from the Debtors' November 21, 2007 Second Amended Disclosure Statement, filed in the case *In Re: Bayou, LLC, et al.*, Case No. 06-22306 (Bank. S.D. N.Y.) ("Bayou Bankruptcy"), which constitute summaries of

the settled (5.a) and pending (5.b) adversary proceedings. Each of these adversary proceedings asserts claims for fraudulent transfer under the Bankruptcy Code and state law.

7. Throughout the Bayou Bankruptcy, Bayou Debtors' counsel has repeatedly represented to the Committee, and in statements made in open court, that to the extent a defendant in an adversary proceeding could demonstrate to Debtors that it redeemed its investment in Bayou in good faith in accordance with Section 548(c) (i.e., without constructive or actual knowledge of the Bayou fraud, contemporaneous government investigations regarding that fraud), the proceedings against those adversary defendants would be dismissed without the need to repay any principal provided the defendants refunded fictitious profits. As demonstrated in Exhibit 5.a, the Debtors have settled with eight defendants on a "profits only" basis.

I declare under the penalty of perjury that the foregoing is true and correct. This declaration was executed in Washington, D.C., on December 12, 2007.



Richard A. Kirby

**EXHIBIT 1**

MICHAEL K. JEANES  
Clerk of the Superior Court

TERRY GODDARD, Attorney General  
Firm Bar No. 14000  
Cameron H. Holmes #004983  
Section Chief Counsel  
Financial Remedies Section  
1275 West Washington Street  
Phoenix, Arizona 85007-2926  
Telephone: 602 542-8482  
Attorneys for the STATE  
CRM Racketeering@azag.gov

By RETA SNEDDON, Deputy  
Date 05/27/2005 Time 10:19 AM  
Description Qty Amount  
CASE# CV2005-008698  
COM NO TRIAL FEE 001 230.00 (W)  
04 ATTY GEN'L  
  
TOTAL AMOUNT 230.00  
DEFERRED/WAIVED AMOUNT 230.00  
AMOUNT PAID 0.00  
Receipt# 00007062803  
(D)eferred Fee - (W)aived Fee

**IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**

**IN AND FOR THE COUNTY OF MARICOPA**

**IN THE MATTER OF:**

In the matter of:  
The proceeds of Wachovia Corporation  
Direct Deposit Account Numbers:  
2000026084477, 2000026090429,  
2000026090432 and 2000026096326,  
in the name of Majestic Capital Management

Case No: CV **CV2005-008698**

(Cross Reference #SW 2005-001633)

**NOTICE OF PENDING  
FORFEITURE AND NOTICE OF  
SEIZURE FOR FORFEITURE**

**TO: ALL PERSONS CLAIMING TO BE AN OWNER  
OF OR INTEREST HOLDER IN ANY OF THE  
PROPERTY DESCRIBED IN THE CAPTION OF THIS NOTICE:**

YOU ARE HEREBY GIVEN NOTICE pursuant to A.R.S. §§ 13-4307, 13-4308 and 13-4311 that an action as described in the above heading is pending in which the State of Arizona claims that the property described in the caption of this notice is described in a statute providing for its forfeiture and is therefore subject to forfeiture. The property has been seized for forfeiture by the State of Arizona pursuant to A.R.S. §§ 13-2314 13-4310(A), and 13-4301 *et seq.* based on conduct described in A.R.S. §§ 13-2310, 13-2317 and 13-2312. The seizure took place in Maricopa County, Arizona. Any person claiming a lawful interest in any of the seized property must file a verified claim in the Superior Court in Maricopa County satisfying the requirements of A.R.S. §13-4311(E) and (F) within thirty (30) days

after service of this notice. The date of service is the date of mailing. This claim is separate from and in addition to an answer to a complaint. This notice does not make uncontested forfeiture available under A.R.S. § 13-4309.

Copies of the claim must be mailed to the seizing agency, the Arizona Attorney General's Office at 1275 W. Washington, Phoenix, AZ 85007 c/o Special Agent Steve Adelstein, and to the Attorney for the State, Assistant Attorney General Cameron Holmes, at the address at the top of this notice.

A.R.S. § 13-4311(E) and (F) provide:

E. The claim shall be signed by the claimant under penalty of perjury and shall set forth all of the following:

1. The caption of the proceeding as set forth on the notice of pending forfeiture or complaint and the name of the claimant.
2. The address at which the claimant will accept future mailings from the court or attorney for the state.
3. The nature and extent of the claimant's interest in the property.
4. The date, the identity of the transferor and the circumstances of the claimant's acquisition of the interest in the property.
5. The specific provisions of this chapter [referring to chapter 39 of Title 13] relied on in asserting that the property is not subject to forfeiture.
6. All facts supporting each such assertion.
7. Any additional facts supporting the claimant's claim.
8. The precise relief sought.

F. Copies of the claim shall be mailed to the seizing agency and to the attorney for the state. No extension of time for the filing of a claim may be granted.

If no proper claim is timely made, forfeiture of all interest in the seized property of any person who does not so claim will be applied for. No person who has not timely filed a proper claim will be a party, be represented, or receive further notice of any proceeding. By law, no extension of time for the filing of a claim may be granted. The Complaint may be under A.R.S. § 13-4311, or it may seek relief under all of A.R.S. § 13-2314, particularly (C), (D), (E) and (F), as well as under A.R.S. §§ 13-4312, 13-4313 and 13-4314(F).

The property described in the caption is more particularly described as the proceeds of the following Wachovia Corporation Direct Deposit Accounts, each in the name of Majestic Capital Management:

Account 2000026084477	\$100,010,673.68
Account 2000026090429	\$ 1,090.18
Account 2000026090432	\$ 240,710.16
Account 2000026096326	\$ 474,960.00
 Total	 \$101,727,434.02

The above property was seized by the Arizona Attorney General's Office whose address is 1275 W. Washington, Phoenix, AZ 85007 on May 19, 2005.

This notice is also notice of seizure for forfeiture pursuant to A.R.S. § 13-4306(C).

If no Notice of Pending Forfeiture is made within sixty days after the seizure of the property for forfeiture, any owner or interest holder may request the release of the property, pending further proceedings pursuant to the forfeiture statutes, to be commenced within seven years after actual discovery by the State of the last act giving rise to forfeiture. The request should be addressed to the Attorney for the State and should show that the requestor is an owner or interest holder. If the Attorney for the State declines to authorize release of the property by the seizing agency, the request may be addressed to the Superior Court for the County of Maricopa.

Any attempt to hide, transfer, convey or sell any interest in any property seized for forfeiture, or to deposit it with a third party, place it beyond the jurisdiction of the Court, diminish its value or commingle it with other property may result in forfeiture of other property of equal value. If the property is conveyed, alienated, encumbered, disposed of, received, removed from the jurisdiction of the court, concealed, or otherwise rendered unavailable for forfeiture you may be sued for the fair market value of the property together with reasonable investigative expenses and attorney's fees, in addition to other remedies available by law, including criminal as well as civil remedies for fraud.

No bond is required as a condition of making a claim, however, A.R.S. § 13-4314(F) provides:

The court shall order any claimant who fails to establish that his entire interest is exempt from forfeiture under section 13-4304 to pay the costs of any claimant who establishes that his entire interest is exempt from forfeiture under section 13-4304, and the state's costs and expenses of the investigation and prosecution of the matter, including reasonable attorney fees.

DATED this 27th day of May, 2005.

TERRY GODDARD  
ATTORNEY GENERAL



---

Cameron H. Holmes #004983  
Assistant Attorney General  
Attorneys for the STATE

**EXHIBIT 2**

4  
FILED  
MICHAEL K. JEANES, Clerk  
By *[Signature]*  
Deputy

1 TERRY GODDARD  
2 Attorney General  
3 Firm Bar No. 14000  
4  
5 Cameron H. Holmes  
6 State Bar No. #004983  
7 Section Chief Counsel  
8 Financial Remedies Section  
9 1275 West Washington Street  
Phoenix, Arizona 85007-2926  
Telephone: 602-542-8482  
Fax: 602-542-5997  
Attorneys for the STATE  
CRM Racketeering@azag.gov

10 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**  
11 **IN AND FOR THE COUNTY OF MARICOPA**

12 **IN THE MATTER OF:**

13 The Proceeds of Wachovia Corporation  
14 Direct Deposit Account Numbers:  
15 2000026084477, 2000026090429 and  
2000026096326 in the name of Majestic  
Capital Management

Case No: CV 2005-008698

(Cross Referenced SW 2005-001633)

**JUDGMENT:  
ORDER OF FORFEITURE**

16  
17 The State of Arizona having seized the property listed in Appendix One, attached hereto  
18 and incorporated herein, for forfeiture pursuant to A.R.S. § 13-4305 and Notice of Pending  
19 Forfeiture having been duly made pursuant to A.R.S. § 13-4307, the Court makes the following  
20 Findings of Fact and Conclusions of Law and enters the following Order.

21 **FINDINGS OF FACT AND CONCLUSIONS OF LAW**

22 The property described in Appendix One is within the jurisdiction of the Superior Court.

23 All persons known to have an interest in the property have been timely served with  
24 Notice of Pending Forfeiture, in compliance with A.R.S. § 13-4307.

25

1        The State has presented evidence and information, by Application for Order of Forfeiture  
2 and accompanying exhibits demonstrating probable cause to find and conclude that the property  
3 listed in Appendix One was:

4        1) An interest in, security of, claim against or property, office, title, license or  
5 contractual right of any kind affording a source of influence over an enterprise whose affairs a  
6 person conducted or participated in the conduct of through conduct included in A.R.S. § 13-  
7 2301(D)(4);

8        2) Monies, negotiable instruments, securities, property and/or other things of value  
9 used or intended to be used in any manner or part to facilitate the commission of an offense  
10 included in the definition of racketeering in A.R.S. § 13-2301(D)(4).

11       The above showing of probable cause satisfies the Court that forfeiture pursuant to  
12 A.R.S. §§ 13-2314 and 13-4301, *et seq.*, is authorized as to the property.

13       Probable cause having been shown to the satisfaction of the Court, the time for making  
14 claims having expired, the Claim filed on June 23, 2005 having been stricken by this Court, and  
15 no claimant having made timely proof as required by A.R.S. § 13-4304, the Court is obliged by  
16 A.R.S. § 13-4314 to order the property described in Appendix One forfeited to the State of  
17 Arizona.

18       **ORDER**

19       All right, title and interest in the property described in Appendix One hereto is forfeited  
20 to the State of Arizona, Office of the Attorney General. Pursuant to A.R.S. §§ 13-4314(B) and  
21 (D) the State has clear title to the property and title to the property and its proceeds vested in the  
22 State on the commission of the act or omission giving rise to forfeiture. The Attorney for the  
23 State may transfer good and sufficient title to any subsequent purchaser or transferee, and the  
24 title shall be recognized by all courts, by this State and by all departments and agencies of this  
25 state and any political subdivision. Title shall pass free of any liens or encumbrances, including  
26 racketeering liens filed pursuant to A.R.S. § 13-2314.02.

1 The Arizona State Treasurer is directed to transmit all monies described in Appendix  
2 One, together with all interest accrued thereon since its deposit with the Treasurer, to the  
3 Attorney General's Anti-Racketeering Revolving Fund for allocation in conformance with  
4 A.R.S. § 13-4315, except that in the event that the State of Arizona transfers the property or the  
5 action they shall be transferred as directed by the State pursuant to its authority under A.R.S. §  
6 13-4306.(A).

7 The sale, encumbrance or other disposition of property ordered forfeited by this order  
8 shall not occur prior to the expiration of fifteen (15) days after this order is executed in order  
9 that an aggrieved claimant may apply for a stay on appeal by filing a supersedeas bond with the  
10 Superior Court pursuant to Rule 7, Arizona Rules of Civil Appellate Procedure. Failure to file a  
11 supersedeas bond in full compliance with Rule 7 will permit disposition of the property,  
12 resulting in loss of judicial jurisdiction and an inability to pursue any further action, including an  
13 appeal.

14 Pursuant to Rule 54(b) of the Rules of Civil Procedure, the Court has determined that  
15 there is no just reason for delay and it is therefore directed that judgment as provided herein  
16 shall be entered forthwith.

Honorable Colin F. Campbell  
Judge of the Superior Court

**APPENDIX ONE**

001) the proceeds of Wachovia Corporation Direct Deposit Account Number 2000026084477, together with all interest specifically attributable to such proceeds.

**EXHIBIT 3**

MICHAEL JEANES, CLERK  
BY *L Cummings* DEP  
FILED

2006 OCT 16 PM 3:15

1 TERRY GODDARD, Attorney General  
2 Firm Bar No. 14000  
3 Cameron H. Holmes #004983  
4 Section Chief Counsel  
5 Financial Remedies Section  
6 1275 West Washington Street  
Phoenix, Arizona 85007-2926  
7 Telephone: 602 542-8482  
8 Attorneys for the STATE  
9 CRMRacketeering@azag.gov

10 **IN THE SUPERIOR COURT OF THE STATE OF ARIZONA**

11 **IN AND FOR THE COUNTY OF MARICOPA**

12 **IN THE MATTER OF:**

13 In the matter of:  
14 The proceeds of Wachovia Corporation  
15 Direct Deposit Account Numbers:  
16 2000026084477, 2000026090429,  
17 2000026090432 and 2000026096326,  
18 in the name of Majestic Capital Management

19 Case No: CV 2005-008698

20 (Cross Reference #SW 2005-001633)

21 **APPLICATION FOR ORDER OF  
22 TRANSFER OF FUNDS**

23 The State of Arizona requests an Order directing the State Treasurer to transfer the  
24 property described in Appendix One hereto to the United States District Court for the Southern  
25 District of New York, care of the United States Attorney, account United States Marshals  
Service ALC # 00008154 at the Federal Reserve Bank, N.Y., N.Y., ABA# 02103004, pursuant  
to A.R.S. §§ 13-2314 and 13-4301 *et seq.*, particularly A.R.S. §§ 13-4306(A) and 13-4311, to be  
distributed as compensation to persons injured by the racketeering conduct which gave rise to  
the forfeiture of this property. The State hereby gives notice that it has lodged the attached  
proposed Order for entry by the Court pursuant to Rule 58(d), Ariz. R. Civ. Proc., 16 A.R.S.

26 The property described in Appendix One was seized for forfeiture pursuant to A.R.S. §

1 13-4301 *et seq.* The seizure took place on the 19<sup>th</sup> of May, 2005. An Order of Forfeiture was  
2 entered September 28, 2005 forfeiting this property to the State of Arizona.

3 A.R.S. § 13-4306(A) provides that that the attorney for the state "may transfer the  
4 property to any other state or federal agency." In this case, the State seized several accounts at  
5 Wachovia Bank, all under the control of one Karl Johnson. One of those accounts was released  
6 to a specific victim a year ago. The contents of a second account remains in State control  
7 pending the completion of a federal fraud investigation in Atlanta, Georgia, whereupon it will be  
8 transferred to a receiver now collecting the assets of the fraudulent business for the benefit of  
9 victims there pursuant to Civil Action 1:06-CV-1171-CC, Northern District of Georgia, in  
10 which the SEC alleges the same variety of fraud asserted by the Arizona Attorney General in its  
11 original seizure. This third account represents the largest portion of the seized funds.

12 Shortly after the seizure, the State became aware of a fraud investigation involving a  
13 network of hedge funds operating under the Bayou name (collectively "Bayou") in Connecticut  
14 and New York, and of the possibility that the seized funds had been transferred from Bayou to  
15 Karl Johnson pursuant to the fraud. However, the funds transferred from Bayou had been placed  
16 in international banking channels and had undergone numerous international transfers on three  
17 continents making it uncertain that the seized funds were the same as the missing Bayou funds.  
18 The State of Arizona assured the United States Attorney for the Southern District of New York  
19 that the State of Arizona would complete its forfeiture action and hold the funds in an interest-  
20 bearing account pending an authoritative tracing of the funds. This was designed to eliminate  
21 the possibility that some victims other than the Bayou victims were the true owner of the funds.  
22 If that were the case, those other victims would have been further damaged by an incorrect  
23 release of their funds to the Bayou victims. The State of Arizona assured the United States  
24 Attorney that as soon as the tracing was complete and showed that these funds are in fact  
25 derived from the Bayou fraud, the State would transfer the seized and forfeited property to the  
26 United States Marshals Service for the Southern District of New York, for the benefit of the

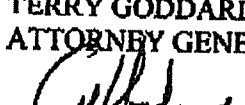
1 Bayou victims.

2 The tracing task has proven to be long and arduous, involving many transfers of the funds  
3 through financial institutions around the world. It has ended with a high degree of certainty.  
4 Pursuant to the Affirmation of a representative of the Federal Bureau of Investigation, attached  
5 as Exhibit A, transmitted by the United States Attorney for the Southern District of New York  
6 by letter dated September 28, 2006, setting forth facts sufficient to demonstrate that the property  
7 listed in Appendix One is in fact the property of the victims of the Bayou fraud, the Attorney  
8 General has determined that release of these funds to the United States District Court for the  
9 Southern District of New York in care of the United States Attorney for the District of New  
10 York is appropriate because it is the most efficient method of restoring these funds to the  
11 persons injured by the racketeering conduct.

12 Because the funds remain in the constructive custody of this Court, the Arizona Treasury  
13 cannot transfer them without an order of this Court. Therefore, under A.R.S. § 13-4306(A), the  
14 State requests that this Court enter the attached Order.

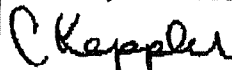
15 RESPECTFULLY SUBMITTED this 16<sup>th</sup> day of October, 2006.

16 TERRY GODDARD  
17 ATTORNEY GENERAL

18   
19 by Cameron H. Holmes  
20 Assistant Attorney General  
21 Attorneys for the STATE

22 ORIGINAL filed this  
23 16<sup>th</sup> day of October, 2006, with:  
24 Clerk of the Superior Court  
25 Maricopa County

26 COPY of the foregoing hand-delivered  
27 this 16<sup>th</sup> day of October, 2006, to:  
28 The Honorable Paul McMurdie  
29 Maricopa County Superior Court  
30 101 W. Jefferson, ECB-413  
31 Phoenix, AZ 85003



## **APPENDIX ONE**

001) the proceeds of Wachovia Corporation Direct Deposit Account Number 2000026084477, in the original deposit amount of \$100,010,673.68, together with all interest attributable to such proceeds.

# EXHIBIT A

Affirmation

STATE OF NEW YORK )  
COUNTY OF WESTCHESTER : ss.:  
SOUTHERN DISTRICT OF NEW YORK )

KEVIN G. WALSH, pursuant to Title 28, United States Code,  
Section 1746, hereby declares:

1. I am a financial analyst with the Federal Bureau of Investigation ("FBI"), assigned to the White Collar Crime Squad in White Plains, New York. I have been a financial analyst with the FBI for approximately 7 1/2 years. Prior to that, I was an auditor with the FBI for approximately 6 years.

2. I, and others assigned to this case, have analyzed bank records and traced the transfer of \$120,000,000 from the Bayou Management LLC, Special Account maintained at Citibank (USA) on or about July 8, 2004, until the remaining \$99,191,102.18 were seized on or about May 24, 2005. (On or about April 25, 2005, an additional \$810,000 were transferred from a Bayou account at Wachovia Bank (USA) and also seized).

3. The attached flow chart, which I prepared, and records submitted herewith reflect the following:

A. On or about 7/8/04, \$120,000,000 were transferred from Citibank, USA, account number 48916480 in the name of "Bayou Management LLC Special Account" to Postbank, Germany, account number 8660667196 in the name of "Samuel Israel III" (the "ISRAEL POSTBANK ACCOUNT"). Other than returns of funds transferred out of the account and reversals of wire transfer fees, no other funds were deposited into this account.

B. On or about 8/12/04, \$109,953,000 were transferred from the ISRAEL POSTBANK ACCOUNT to HypoVereinsbank, Germany, account number 358958222 in the name of "Samuel Israel III" (the "ISRAEL HYPOVEREINSBANK ACCOUNT"). But on or about 8/17/04, HypoVereinsbank returned the \$109,953,000 to the ISRAEL POSTBANK ACCOUNT, because HypoVereinsbank was suspicious about the circumstances of the transfer. On or about 8/20/04, \$109,953,000 were transferred, for a second time, from the ISRAEL POSTBANK ACCOUNT to the ISRAEL HYPOVEREINSBANK ACCOUNT. On or about 8/26/04, for the same reason, HypoVereinsbank again returned the \$109,953,000 to the ISRAEL POSTBANK ACCOUNT.

C. On or about 8/31/04, \$109,953,000 were transferred from the ISRAEL POSTBANK ACCOUNT and credited to Postbank account number 908161203 in the name of "Polaris Group Inc" (the "POLARIS POSTBANK ACCOUNT") as 90,652,980.46 Euros. On or about 9/23/04, 50,000,000 Euros were transferred from the POLARIS POSTBANK ACCOUNT to Postbank Easytrade account number 80050555 in the name of "Walter Golan/Polaris Group Inc." (the "EASYTRADE ACCOUNT"). However, on or about 10/4/04, the 50,000,000 Euros were returned to the POLARIS POSTBANK ACCOUNT because of an official inquiry. According to a Hamburg law enforcement officer, who contacted a Postbank official, the 50,000,000 Euros were the only monies in the EASYTRADE ACCOUNT. Other than the 50,000,000 Euros that were transferred back to the POLARIS POSTBANK ACCOUNT, no other funds were deposited into the POLARIS POSTBANK ACCOUNT.

D. On or about 10/8/04, 90,585,928.54 Euros were transferred from the POLARIS POSTBANK ACCOUNT to Postbank Account number 468208. According to a Hamburg law enforcement officer, who contacted a Postbank official, that account is an internal tracing account (the "POSTBANK INTERNAL TRACING ACCOUNT") and during the time the money was in that account, no one had access to the money.

E. On or about 10/22/04, 90,585,928.54 Euros were transferred from the POSTBANK INTERNAL TRACING ACCOUNT to Kreis-Und Stadtsparkasse Bank, Germany,

account number 220568885 in the name of "Samuel Israel III" (the "PRIMARY ISRAEL STADTSPARKASSE ACCOUNT"). On or about 11/18/04, two transfers, totaling 36,935.62 Euros were made from the ISRAEL POSTBANK ACCOUNT into the PRIMARY ISRAEL STADTSPARKASSE ACCOUNT. Portions of the funds deposited in the PRIMARY ISRAEL STADTSPARKASSE ACCOUNT were transferred to two other Israel accounts at Stadtsparkasse Bank (the "ISRAEL STADTSPARKASSE ACCOUNT I" and the "ISRAEL STADTSPARKASSE ACCOUNT II"). Some of the money in the PRIMARY ISRAEL STADTSPARKASSE ACCOUNT and the ISRAEL STADTSPARKASSE ACCOUNT I were transferred out of the bank for various payments and fees. Additionally, some of the money in the ISRAEL STADTSPARKASSE ACCOUNT I was used to purchase bonds. On or about 12/6/04, the bonds were redeemed and the proceeds, including interest, were credited to the ISRAEL STADTSPARKASSE ACCOUNT I. Ultimately, all the remaining money in the ISRAEL STADTSPARKASSE ACCOUNT I and the ISRAEL STADTSPARKASSE ACCOUNT II, were either transferred out or back to the PRIMARY ISRAEL STADTSPARKASSE ACCOUNT. No other funds, other than interest payments, were deposited into any of the Israel accounts at Stadtsparkasse Bank.

- F. On or about 12/6/04, 90,000,000 Euros were transferred from the PRIMARY ISRAEL STADTSPARKASSE ACCOUNT to ODL Securities, England, account number XH032 in the name of "Mr. S. Israel III" (the "ISRAEL ODL ACCOUNT"). On or about 1/24/05, 22,000,000 Euros were transferred to an ODL securities account at another bank for the purpose of purchasing bonds. According to ODL documents, the bond trade never occurred and ODL returned the money to the ISRAEL ODL ACCOUNT on or about 1/26/05. No other funds, other than interest payments, foreign currency exchanges, and wire transfers that were returned to the account, were deposited into the ISRAEL ODL ACCOUNT.
- G. On or about 4/12/05, \$99,191,102.18 were transferred from the ISRAEL ODL ACCOUNT to Wachovia Bank, U.S.A., account number 2000026084477 in the name of "Majestic Capital Management" (the "MAJESTIC WACHOVIA ACCOUNT").

H. On or about 4/25/05, \$810,000 were transferred from Wachovia Bank, U.S.A., account number 2000013126885, in the name of "Bayou Management LLC," to the MAJESTIC WACHOVIA ACCOUNT.

4. I declare under penalty of perjury, that the foregoing is true and correct, pursuant to Title 28, United States Code, Section 1746.

Dated: White Plains, New York  
September 28, 2006

  
KEVIN G. WALSH  
Financial Analyst  
Federal Bureau of Investigation